

TOLEDO AMUSEMENTS.

Adelaide Thurston in her new play, "At Cozy Corners," is to be seen at the Valentine theatre Saturday, matinee and night, March 7. The little star endeared herself to theatregoers two seasons ago as Lady Babbie in "The Little Minister" and last season in "Sweet Clover." Her new play, "At Cozy Corners," is a comedy drama, and it has been counted one of the greatest of the seasons' successes. It is said to contain all of the elements that please the best grade of theatregoers—plenty of refined comedy and intensely dramatic climaxes. Four acts of scenery and a beautiful assortment of costumes are said to be carried.

The opening of the current theatrical season introduced one of the biggest and most startling novelties of the present decade. The Blondells, are the fortunate possessors of this great theatrical novelty which they have christened "Through the Center of the Earth." The play has been equipped without regard to the ordinary expense and stands perfect and without an equal in regard to scenic embellishments and expensive mechanical and electrical work. The play will be at the Lyceum, Toledo, the first four days of next week.

A BIG REVIVAL.

"Ten Nights in a Bar Room," which Al. W. Martin will present in stupendous form at Burt's theatre, Toledo, the first four days of next week, has proven to be one of the notable features of the present theatrical term. Not only has the piece afforded thousands clean, wholesome amusement, but clearly elicited that a pure play receives public favor to a greater degree today than ever before.

The engagement of Smith O'Brien in his new Irish play, "The Game Keeper," will take place at Burt's theatre, Toledo, the last three days of next week. This play is a fine and simple representation of the most idyllic and, at the same time, most dramatic Irish life. The singing and the features of the play are received with tremendous applause. Smith O'Brien singing is always well received.

AT THE ARCADE.

Toledo is to have next week the musical sensation of the year. It is Miss Edith Helena, who claims this distinction and will appear at the Arcade theatre. It is claimed for her that her vocal range is greater than that of any human being. She can imitate the tones of a violin and its high notes with ease.

Edward Keough and Dorothy Ballard are said to have made one of the most elaborate productions in vaudeville of their semi-legitimate sketch, "A Vaudeville Surprise," a travesty in which

Proverbs

"When the butter won't come put a penny in the churn," is an old time dairy proverb. It often seems to work though no one has ever told why.

When mothers are worried because the children do not gain strength and flesh we say give them Scott's Emulsion.

It is like the penny in the milk because it works and because there is something astonishing about it.

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they introduce the scene between Polydor and Parthenia from Ingomar. The Nichols Sisters are black face singing comedians whose dialect is so genuinely southern that the audiences may see mental pictures of the cotton plantations "down in Georgia." The other acts on the program are Kenora; Coakley & McBride; Hal Merritt; Dixon, Bowers & Dixon, and the American Vitagraph.

Factory from Beet Leaves.
A factory in Magdeburg for making fodder for cattle by drying the leaves heretofore wasted by beet-sugar makers has proved a financial success.

MADMAN IN CHURCH.

Points Pistol at Preacher and Terrifies Congregation.

Pacified by the Dulcet Voice of Col. John P. Irish and Cowed by the Self-Possession of Prof. Griggs.

The presence of Prof. E. H. Griggs on the lecture platform in Boston reminds one of his former acquaintances in California. Rev. C. W. Wendte, now pastor of the Parker Memorial, of an incident in the professor's early career which testifies to his presence of mind and personal courage in a threatening situation. Prof. Griggs, at that time occupying the chair of ethics at Leland Stanford university, supplied the pulpit of Mr. Wendte for one or two Sundays during the clergyman's temporary absence from the city. Among the large congregation was a dangerous crank, who, as soon as the opening exercises were concluded and the professor came forward to begin his discourse, rose from his seat, and, brandishing a revolver, strode down the aisle to the chancel. Covering Mr. Griggs with his weapon, he denounced him as the employee of a heartless capitalist and the unprincipled tool of the money power. Turning to the astonished audience, he began a wild harangue, meanwhile violently flourishing his pistol. A few affrighted women fled from the church or hid behind the pews, but the suddenness of the whole proceeding and the fear that the weapon so recklessly handled might go off to some one's injury, held the congregation spellbound.

Prof. Griggs had paled when the man's revolver was pointed at him at such close range, but he never flinched, and stood, slightly leaning against the desk, calmly surveying the intruder. When the latter turned his back on him to address the congregation with his incoherent ravings, the professor, against whom his wrath seemed especially directed, might easily have slipped out by the chancel door, but he remained as be-



BEGAN A WILD HARANGUE.

fore, immovable and watchfully regarding his aggressor.

Brave men in the audience at length arose to deal with the latter. Col. John P. Irish, the well-known orator and politician, at present naval officer of the port of San Francisco, approached the frenzied man with soothing gesture and word, only to be promptly covered with the weapon he carried. The colonel afterward confessed that he never before realized how enormously large in diameter the month of a pistol is when you are permitted to look at such close range into it. While he was parleying with the maniac the latter hesitated, other members of the church, who had come up from behind, seized and disarmed him, after which he submitted peacefully, and was led out of the edifice. An examination showed him to be insane, and he was taken to an asylum.

After his removal the congregation gradually composed itself. Those who had crawled behind seats emerged shamed-facedly, and a few who had sought the open air ventured to their places; though one timid sister afterward confessed that at the first intimation of danger she jumped over the back of the pew and ran at full speed out of the church four blocks away to her home. Prof. Griggs meanwhile calmly sat down, passed his hand once or twice over his face as if striving to collect his thoughts, and then, quiet having been restored, went on with his discourse, speaking entirely without notes, and in his usual gentle and fluent manner. No one, casually entering, would have imagined from his manner that the flow of his ideas had been so violently interrupted or that he himself had escaped a great personal danger, all of which goes to show that a non-resistant may be quite as courageous as a ready fighter, and display a nobler type of manliness.

LEGAL NOTICE.

In the Court of Common Pleas of Wood County, Ohio, Number 13901. Edward Hotchkiss, whose last known place of residence is unknown to this plaintiff, will take notice that on the 28th day of February, 1903, Francis E. Munn, as Treasurer of Wood County, Ohio, duly commenced a civil action against him, numbered 13901, and entitled "Francis E. Munn, as Treasurer of Wood County, Ohio, vs. Edward Hotchkiss," to recover against him the sum of eleven dollars and seventy-seven cents (\$11.77), being the taxes, assessments, and penalty charged upon the tax duplicate of Wood County, Ohio, for the year 1902 and previous years, against the following described lands, to wit:—In lot number 783 in the incorporated village of Perryburg, Wood County, Ohio. Said petition among other things sets forth that the said Edward Hotchkiss is the owner of said described lands. The prayer of said petition is for judgment against said defendant in the sum of \$11.77, that the same may be declared a lien on said lands, and that said lands be ordered sold to pay said judgment and costs. Said defendant is required to answer on or before the 9th day of May, 1903, or judgment may be taken against him.

Francis E. Munn, as Treasurer, Plaintiff.
By E. G. McClelland & S. Saltonstall, Plaintiff's Attorneys.

LEGAL NOTICE.

In the Court of Common Pleas of Wood County, Ohio, Number 13835. Frederick R. Miller, — Miller whose given name is unknown to plaintiff wife of said Frederick R. Miller, Seth E. Doan; — Doan whose given name is unknown to plaintiff wife of said Seth E. Doan, whose places of residence are unknown to this plaintiff, also George H. Mumford; — Mumford whose given name is unknown to this plaintiff wife of said George H. Mumford whose last known place of residence was Rochester, New York. Also Bard McVickar and — McVickar whose given name is unknown to this plaintiff, the wife of Bard McVickar whose last known places of residence was New York City, will all and severally take notice that on the 14th day of January 1903, Francis E. Munn as Treasurer of Wood County, Ohio, duly commenced a civil action against them, numbered 13835, and entitled "Francis E. Munn, as Treasurer of Wood County, Ohio, vs. Frederick R. Miller, George H. Mumford, Seth E. Doan, Bard McVickar, — McVickar the wife of Bard McVickar," to recover against them the sum of twenty-five dollars and sixty cents (\$25.60) being the taxes, assessments and penalty charged upon the tax duplicates of Wood County, Ohio, for the year 1902 and previous years against the following described lands, to wit:—In lot number 777 in the incorporated village of Perryburg, Wood County, Ohio. Said petition among other things sets forth that the defendants Frederick R. Miller, George H. Mumford, Seth E. Doan, and Bard McVickar, are the owners of said described lands, and that — Miller given name unknown is the wife of said Frederick R. Miller. That — Mumford given name unknown is the wife of said George H. Mumford, that — Doan given name unknown, is the wife of said Seth E. Doan, that — McVickar given name unknown, is the wife of said Bard McVickar, and each of them claim an interest by way of dower in said described lands by virtue of the marital relationship hereinbefore mentioned. The prayer of said petition is for judgment against said defendants in the sum of \$25.60, that the same may be declared a lien on said lands, and that said lands be ordered sold to pay said judgment and costs. Said defendants are required to answer on or before the 9th day of May 1903, or judgment may be taken against them.

Francis E. Munn, as Treasurer, Plaintiff.
By E. G. McClelland & S. Saltonstall, Plaintiff's Attorneys.

LEGAL NOTICE.

In the Court of Common Pleas of Wood County, Ohio, Number 13902. Harry Averill whose last known place of residence was Seattle, Washington. James P. Averill and Ella Averill whose last known place of residence was Atlanta, Georgia. And Charles E. Averill whose last known Maryland, will each and every one take notice that on the 28th day of February 1903, Francis E. Munn, as Treasurer of Wood County, Ohio, duly commenced a civil action against them and others, numbered 13902, and entitled "Francis E. Munn as Treasurer of Wood County, Ohio, vs. Arabella Averill, Frederick Averill, Harry Averill, James P. Averill, Ella Averill, Ellisha P. Averill, May Averill, Charles E. Averill," to recover against them the sum of eighteen dollars and sixty-nine cents (\$18.69), being the taxes, assessments and penalties charged upon the tax duplicates of Wood County, Ohio, for the year 1902 and previous years against the following described lands, to wit:—The east half of lot number 776 in the incorporated village of Perryburg, Wood County, Ohio. Said petition among other things sets forth that the defendants Harry Averill, James P. Averill, and Charles E. Averill are among the owners of said described lands and that the defendant Ella Averill is the wife of said James P. Averill, and as such claims an interest by way of dower in said described lands. The prayer of the petition is for judgment against said defendants in the sum of \$18.69, that the same may be declared a lien on said lands, and that said lands be ordered sold to pay said judgment and costs. Said defendants are required to answer on or before the 9th day of May 1903, or judgment may be taken against them.

Francis E. Munn, as Treasurer, Plaintiff.
By E. G. McClelland & S. Saltonstall, Plaintiff's Attorneys.

LEGAL NOTICE.

In the Court of Common Pleas of Wood County, Ohio, Number 13900. Thomas H. Hubbard, — Hubbard whose given name is unknown to plaintiff, the wife of said Thomas H. Hubbard, William W. Wilkinson, and — Wilkinson the wife of said William W. Wilkinson whose given name is unknown to plaintiff, and whose respective places of residence are likewise unknown to the plaintiff, will each and every one take notice that on the 28th day of February 1903, Francis E. Munn, as Treasurer of Wood County, Ohio, duly commenced a civil action against them numbered 13900, and entitled "Francis E. Munn, as Treasurer of Wood County, Ohio, vs. Thomas H. Hubbard, William W. Wilkinson, and — Wilkinson the wife of William W. Wilkinson," to recover against them the sum of thirty-five dollars and seventy-five cents (\$35.75), being the taxes, assessments, and penalty charged upon the tax duplicates of Wood County, Ohio, for the year 1902 and previous years against the following described lands, to wit:—In lot number 780 in the incorporated village of Perryburg, Wood County, Ohio. Said petition among other things sets forth that the defendants Thomas H. Hubbard and William W. Wilkinson are the owners of the said described lands, and that the defendant — Hubbard whose given name is unknown is the wife of said Thomas H. Hubbard, and that the said defendant — Wilkinson whose given name is unknown to plaintiff, is the wife of said William W. Wilkinson, and that the said — Hubbard and the said — Wilkinson, and each of them claim an interest by way of dower in said described lands. The prayer of said petition is for judgment against said defendants in the sum of \$35.75, that the same may be declared a lien on said lands, and that said lands be ordered sold to pay said judgment and costs. Said defendants are required to answer on or before the 9th day of May, 1903, or judgment may be taken against them.

Francis E. Munn, as Treasurer, Plaintiff.
By E. G. McClelland & S. Saltonstall, Plaintiff's Attorneys.

Foley's Honey and Tar for children, safe, sure. No opiates.

LEGAL NOTICE.

In the Court of Common Pleas of Wood County, Ohio, Number 13899. Giles B. Kellogg and Adeline Kellogg, whose last known place of residence was Troy, Rensselaer County, New York, will take notice that on the 28th day of February 1903, Francis E. Munn, as Treasurer of Wood County, Ohio, duly commenced a civil action against them numbered 13899, and entitled "Francis E. Munn, as Treasurer of Wood County, Ohio, vs. Giles B. Kellogg and Adeline Kellogg," to recover against them the sum of fourteen dollars and five cents (\$14.05), being the taxes, assessments, and penalty charged upon the tax duplicates of Wood County, Ohio, for the year 1902, and previous years against the following described lands, to wit:—In lot number 782 in the incorporated village of Perryburg, Wood County, Ohio. Said petition among other things sets forth that the defendant Giles B. Kellogg is the owner of said described lands, and that the defendant Adeline Kellogg is the wife of said Giles B. Kellogg and as such claims an interest by way of dower in said described lands.

The prayer of said petition is for judgment against said defendant in the sum of \$14.05, that the same may be declared a lien on said land and that said lands may be ordered sold to pay said judgment and costs.

Said defendants are required to answer on or before the 9th day of May 1903, or judgment may be taken against them.

Francis E. Munn, as Treasurer, Plaintiff.
By E. G. McClelland & S. Saltonstall, Plaintiff's Attorneys.



Mrs. Laura S. Webb, Vice-President Woman's Democratic Club of Northern Ohio.

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